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Attorneys for Plaintiffs, MARIA VALENCIA, UVALDO VALENCIA, ALEJANDRO VALENCIA, JOSE VALENCIA, ABEL VALENCIA, SOTERO VALENCIA, GUSTAVO VALENCIA, individually and as successors in interest to Gracia Valencia de Viveros

IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF CALIFORNIA

MARIA VALENCIA,) CASE NO: 1:05-CV-00472-AWI-LJO
UVALDO VALENCIA,	
ALEJANDRO VALENCIA,	
JOSE VALENCIA, ABEL	
VALENCIA, SOTERO VALENCIA, and) STIPULATION BETWEEN PARTIES
GUSTAVO VALENCIA, individually and as) TO EXTEND CERTAIN SCHEDULING
successors in interest for Gracia Valencia de) ORDER DATES;
Viveros,) ORDER THEREON
Plaintiffs,)
)
vs.	
FAMILY HEALTHCARE NETWORK,	
MELANIE MURPHY, D.D.S.,	
NOAH ALEX AGARD, D.D.S.,	
HENRY CAMILO CISNEROS, JR, D.D.S,	
GUADALUPE QUEZADA, D.D.S.,	
ANTONIO F. SANCHEZ, M.D.;)
PUBLIC HEALTH SERVICE;)
THE UNITED STATES DEPARTMENT OF	
HEALTH AND HUMAN SERVICES;	
THE UNITED STATES OF AMERICA, and	
DOES $1-50$, inclusive,)
)
Defendants.)
)

TO THE CLERK OF THE COURT, ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD HEREIN:

PLEASE TAKE NOTICE THAT Plaintiffs, by and through their counsel of record and Defendant Unites States of America, by and through its counsel of record, upon having conducted discovery including written discovery and depositions and with one of the principal witnesses Noah Agard, D.D.S., who provided dental care treatment to the decedent in this case, having moved to the State of New Jersey and for other discovery to be completed, the parties do hereby stipulate to extend certain dates in the Scheduling Order for approximately 105 days in a way that will not effect the other deadlines already set in the Scheduling Order as follows:

EXTENDED DEADLINE:	LD DATE	NEW DATE
Discovery Cutoff	March 17, 2006	uly 7, 2006
Rule 26 Expert Disclosure	April 14, 2006	uly 28, 2006
Supplemental Expert Disclosure	May 12, 2006	August 11, 2006
Expert Discovery Cutoff	August 18, 2006	eptember 29, 2006

Based on the above, GOOD CAUSE exists in support of the parties' stipulated extension.

IT IS SO STIPULATED:

Respectfully submitted,

Dated: March 29, 2006 Dated: March 31, 2006

/s/ Kent M. Henderson /s/ Kristi C. Kapetan

Kent M. Henderson, Esq. LAW OFFICES OF FEDERICO C. SAYRE

Attorneys for Plaintiffs

Kristi C. Kapetan, Assistant U.S. Attorney UNITED STATES ATTORNEY'S OFFICE Attorneys for Defendant United States of America

IT IS SO ORDERED.

Dated:April 3, 2006/s/ Lawrence J. O'Neill66h44dUNITED STATES MAGISTRATE JUDGE